IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

SOUTHEASTERN BOLL WEEVIL ERADICATION FOUNDATION,))
Plaintiff, v.))
BOLL WEEVIL ERADICATION))
FOUNDATION OF GEORGIA, INC.; TOMMY IRVIN in his capacity as TRUSTEE OF BOLL WEEVIL) Plaintiff Demands Trial) By Struck Jury on All
ERADICATION FOUNDATION OF GEORGIA, INC.	Counts and Claims
Defendants.	
)

SOUTHEASTERN BOLL WEEVIL ERADICATION FOUNDATION'S ANSWER TO THE AMENDED COUNTER-CLAIM OF BOLL WEEVIL ERADICATION FOUNDATION OF GEORGIA, INC.

COMES NOW the Plaintiff/Counterclaim Defendant, Southeastern Boll Weevil Eradication Foundation (hereinafter "Southeastern Foundation") and for Answer to the Amended Counterclaim of Defendant/Counterclaim Plaintiff, Boll Weevil Eradication Foundation of Georgia, Inc. (hereinafter "Georgia Foundation"), Southeastern Foundation adopts and incorporates its previously filed answer to the original Counter-Claim of Georgia Foundation as if fully setout herein.

Respectfully submitted this the 22nd day of May, 2007.

_____/s/ D. Mitchell Henry____ D. MITCHELL HENRY (HEN046) Attorney for Plaintiff

OF COUNSEL:

WEBSTER, HENRY, LYONS & WHITE, P.C. Post Office Box 239 Montgomery, Alabama 36101-0239 Telephone: (334) 264-9472

Facsimile: (334) 264-9599

PLAINTIFF DEMANDS A TRIAL BY JURY ON ALL COUNTS AND CLAIMS.

/s/ D. Mitchell Henry	
OF COUNSEL	

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the above and foregoing pleading on counsel as follows by ECF or by placing same in the U.S. Mail, properly addressed and first-class postage prepaid on this the 22nd day of May, 2007.

Duke Groover, Esq. Groover & Childs 165 1st Street Macon, Georgia 31201

Jerry A. Buchanan Benjamin A. Land Buchanan & Land, LLP P. O. Box 2848 Columbus, Georgia 31902

Simeon F. Penton Kaufman & Rothfeder, P.C. P. O. Drawer 4540 Montgomery, Alabama 36102

> __/s/ D. Mitchell Henry___ OF COUNSEL